

# THE DAILY BEE.

B. ROEWATER, Editor.  
PUBLISHED EVERY MORNING.

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The Bee Publishing Company, Proprietors.  
One Building Between and Second and Third Streets.

There is no excuse for a failure to get the Bee on the table.  
All newspapers have been here to carry a full copy. Travelers who want to be sure of getting the Bee on their journey should order Omaha papers to be carried are requested to notify this office.

Please be particular to give in all cases full information as to date, railway and number of train.  
Give us your name, not for publication or unnecessary use, but as a guarantee of good faith.

THE DAILY BEE.  
Sworn Statement of Circulation.  
State of Nebraska, ss.  
County of Douglas, ss.  
George H. Tschuck, Secretary of The Bee Publishing Company, deposes and swears that the actual circulation of The Daily Bee for the week ending November 2, 1889, was as follows:

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Saturday, Nov. 2, 1889, 10,000  
Average, 10,000

State of Nebraska, ss.  
County of Douglas, ss.  
George H. Tschuck, Secretary of The Bee Publishing Company, deposes and swears that he has sworn before me and subscribed to my presence this 9th day of November, A. D. 1889.

Notary Public.  
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County of Douglas, ss.  
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**UNDULY ELATED.**  
The democrats are making an extravagant display of joy over their success. The organs of that party indulge in the most exaggerated expressions of gratification, as if the results of the elections of last Tuesday were of an extraordinary nature as to warrant the belief that the republican party in the states which went democratic is everlastingly done for, and that its destruction generally as a political organization is assured. These enthusiastic editors should take time to reflect and cool off. They are losing sight of history in giving too free rein to their imaginations.

There is nothing extraordinary in the fact that Ohio went democratic. She has done so before, and as a rule, in the year after a presidential election. And in other years she has gone democratic by a much larger plurality than at the late election. When all the circumstances are duly weighed, the democratic victory in Ohio last Tuesday does not warrant that party in boasting much. With the heavy odds in their favor the democrats ought to have made a much better showing, and their bad record in the past explains why they did not do so. As it is, the republican party in Ohio is very far from being dead. Democratic success in New York was neither exceptional nor unexpected. It was not deserved, because the republicans had the superior ticket, so far as the character and qualifications of their candidates were concerned, but they had against them a virtual alliance of the liquor dealers and prohibitionists in aid of the democracy. Both of these elements being opposed to high license, gave the Hill ticket every possible assistance, the one directly and the other indirectly. As to Virginia, no one who had an intelligent knowledge of the situation there expected anything different from what occurred, but it is reasonably probable that the democratic majority would have been somewhat less if the party managers had everywhere permitted a fair election. The best reason for democratic gratification is furnished by the partial success of the party in Iowa, but the rebuke of a mistaken and pernicious policy which this result administered does not warrant democrats in assuming that they have got lasting possession of Iowa.

Thus there is obviously very little reason for the extravagant enthusiasm and exaggerated boasting of the democrats. What they have gained is due chiefly to the blunders of their opponents rather than to their own merits, or to any considerable change in public sentiment favorable to the principles of their party, so far at least as relates to national affairs.

**THE LAW IGNORED.**  
The law passed by the last legislature giving the city comptroller supervision over the books and records of the board of education will bring about a radical change for the better. The aliphatic methods of the board are responsible for the extravagance which characterized it in the past. There was no regular system of accounts, and all expenditures outside of the regular salary list were lumped and disposed of on the approval of the respective committees.

The investigation of City Comptroller Goodrich shows that the board not only squandered the money at its control but misappropriated funds provided for specific purposes. The bonds issued in January, 1888, for the purchase of certain sites and the erection of buildings in specified amounts, have been diverted from their legitimate object, the instructions of the people ignored and the law set aside. "It is apparent," says the comptroller, "that in no instance has the money received from these bonds been expended wholly as voted by the people."

The unbusinesslike methods of the board are reprehensible. Composed in the main of business men, it is astonishing that they permitted an open violation of the letter and spirit of the law governing the issue of bonds, rendering themselves liable to prosecution for misappropriation of funds.

The same indifference is shown in other branches of the board's work. In view of this condition of affairs the council should promptly censure in the recommendations of the comptroller so that an effective check can be placed on the board, and its accounts kept in a systematic manner.

**FEDERAL ELECTION LAWS.**  
The result of the late elections will very likely have the effect to cause an abandonment of the proposition to enact a federal law for regulating the election of congressmen. It is said that the transactions at the polls in Virginia have convinced the advocates of such a law that it would be resisted in the south to the last extremity, and that it could only be enforced by the presence at the polls of federal deputy marshals or troops. The preponderance of opinion with republicans in Washington is that the measure which would follow the enforcement of a federal election law would not be warranted by the result. In this it is not to be doubted the very large majority of republicans throughout the country will concur.

When a federal election law was talked of during the session of the last congress the idea was not generally approved by republicans. Men who fully recognized the injustice that was done at every congressional election in the south to thousands of voters in districts which, with a fair vote, would return republican representatives, and appreciated the wrong that was done to the whole country by the violence to our political system from such a condition of affairs, did not believe that the remedy was to be found in national interference with questionable constitutional warrant, and which would necessarily result in more or less serious sacrifices. In the meantime, and since the last presidential election, the advocates of a federal election law have doubtless been somewhat reinforced, but still the recent announcements of a proposed bill by a republican congressman from Tennessee to regulate congressional elections has received

very little favorable consideration from the republican press, and, so far as known, from republican leaders. A few men prominent in the party, as Senator Edmunds and Mr. Henry Cabot Lodge, have endorsed the plan, but others, whose counsel is no less worthy of respectful consideration, have expressed their disapproval of it. The republican party is divided on it, regarding the wisdom and expediency of such a policy, and it is entirely certain that the majority are not favorable to it.

The purity of the ballot, honest elections in every portion of the country, and the protection of citizens everywhere in their constitutional rights, are consummations devoutly to be wished. But how these shall be attained without introducing into the political system new difficulties and conditions of strife and discord is a most serious question. A law such as that proposed by the Tennessee congressman, which would in effect confer upon the president the power of electing the members of congress, would be a hazardous expedient, and a plan of election regulation that would permit the employment of federal troops, if it were ever put in effect, could not be long maintained. The importance of the subject is obvious, and it presents a problem for the highest statesmanship, but one which should be kept as far as possible from the influence of mere partisanship.

**RESUBMISSION IN KANSAS.**  
For the first time since prohibition became a part of the organic law of Kansas, the question of resubmission was made a distinct issue in three counties, at the late election. In Sedgewick county, in which Wichita is located, the resubmission ticket carried by majorities ranging from two hundred to eight hundred, wiping out a prohibition majority of two thousand last year. In Leavenworth and Wyandotte counties the majorities for resubmission were equally decisive.

There is a deep significance in this result. It is a vigorous expression of popular feeling that prohibition, after a fair trial in two leading cities of Kansas, has proved a failure. It is the rambling of the storm which will eventually wipe out the republican majority in the state if the party leaders persist in upholding prohibition as a political principle. The lesson of Iowa will be repeated.

The Kansas law would do credit to a Russian province. It stamped liquor as a crime equal to murder, imposed cruel and unjust punishment on convicted vendors, and yet did not succeed in suppressing the traffic. During the past year the population of the state decreased fifty thousand, taxes increased, and the licenses issued by the internal revenue officers show no diminution. It is an indisputable fact that property values have fallen flat, business is stagnated, capital turned away, and the social structure disrupted by profligate dissensions. The only people who profited by the enforcement of the law were the police and constables, who subsisted on the fees derived from seizures, and were thus given an incentive to spy and prey upon the homes of respectable people.

The victories gained in Kansas are the beginning of the end. They are the forerunners of the reaction which will relegate the liquor traffic to the domain of high license and rigid police regulation.

**EVEN THE "SAGE OF GRAMMERCY PARK"**  
did not draft a will strong enough to run the gamut of various heirs. The supreme court annuls the clause creating a "Tilden trust" for the establishment of libraries in New York, and thus unfortunately depriving the metropolis of the benefit to flow from grand benevolent institutions. It is a public misfortune that the cherished philanthropic work of Samuel J. Tilden has been frustrated by a mercenary nephew.

The Cherokee chief claims to be a bigger man than the United States, and threatens to scour the earth with the remnants of the army if the government attempts to interfere with the rights of the cattle barons. If we must have war let it be war to the knife, knife to the bone, and the bone to the dogs. Anything for peace on the Cherokee strip.

**SENATOR ALLISON** escaped from the landslide in Iowa by a scratch. Had Mr. Allison and other conservative republicans used their influence to prevent a misalliance with fanaticism five years ago, Iowa would have remained strong in the faith and maintained an unbroken record of republican victories.

**VARIETY** is the spice of life, even in Montana. After a week's undisputed control of the state government by the republicans, the scene changes and the democrats are apparently on top. It requires the athletic ability of a mule-woman to keep pace with the lightning political changes going on there.

Post election opinions on the causes of republican defeat can be boiled down to a few words. The party must abandon distracting side issues, suppress self-seekers, and stick to those principles which command the confidence and support of intelligent, conservative people.

**OUR** trade relations with Canada continue to improve. A shrewd Dakota financier and former borrowed fifteen thousand dollars from sixty-seven money lenders on three thousand dollars' worth of chattels and hastened to Canada to invest it.

**Only a Little Spite Work.**  
NEBRASKA CITY, Neb., Nov. 8.—The Editor of The Bee: In this morning's Press of Nebraska City and in the Omaha Republican there appeared an item to the effect that Charles Kidd, the local circulator of The Bee, had been arrested for interfering with the delivery of the Republican. Now I would like you to set matters straight in to-morrow morning's issue. Charles Kidd is not the local circulator of The Bee, but is a carrier working for me. Charles Kidd has been arrested and I don't think he will be arrested again. I am not a Republican, and I am not a Democrat, and I am not a member of any party, and I am not a member of any organization, and I am not a member of any association, and I am not a member of any club, and I am not a member of any society, and I am not a member of any order, and I am not a member of any lodge, and I am not a member of any guild, and I am not a member of any fraternity, and I am not a member of any association, and I am not a member of any club, and I am not a member of any society, and I am not a member of any order, and I am not a member of any lodge, and I am not a member of any guild, and I am not a member of any fraternity, and I am not a member of any association, and I am not a member of any club, and I am not a member of any society, and I am not a member of any order, and I am not a member of any lodge, and I am not a member of any guild, and I am not a member of any fraternity, and I am not a member of any association, and I am not a member of any club, and 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